

Novosad, Heath

From: Derek Gilliland [dgilliland@nixlawfirm.com]
Sent: Tuesday, March 22, 2011 5:03 PM
To: 'Annelle Bosio'; krupp@kendalllawgroup.com; Albright, Alan; Beckworth, Bradley E.; Benoit, Brad; Novosad, Heath; McBride, Ralph; Crain, Stephen
Cc: 'Brian Cannon'; 'Rory Miller'; paul.hunt@btlaw.com; jeffrey@mckinneylawgroup.com; tgilbert@pattonboggs.com; cmaxwell@pattonboggs.com; kbell@pattonboggs.com; roparil@pattonboggs.com; kfitzgerald@cfslawfirm.com; cora.schmid@lifetech.com; matt.murphey@troutsanders.com; GillisT@howrey.com; mengle@perkinscoie.com; anero@perkinscoie.com; mumberger@perkinscoie.com; pbooth@perkinscoie.com; cdwyer@buchalter.com; mnelson@cblh.com; wellmana@sbcglobal.net; boyd@turnerboyd.com
Subject: RE: Troll Busters, LLC v. Roche Diagnostics GMBH, et al.

Brian,

Thank you for your letter. While we do not agree that our current complaint is deficient in light of In re BP Lubricants, we do intend to amend our complaint out of an abundance of caution. We will have the amended complaint filed on or before Friday, April 1. To avoid the unnecessary exercise of defendants filing 12(b)(6) motions to a pleading we already intend to amend, we will gladly agree to reasonable extensions for any party whose answer is due soon.

Please let me know if any of the parties would like to file an agreed extension and if you have any other questions.

Thank you,

Derek Gilliland
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From: Annelle Bosio [mailto:annellebosio@quinnmanuel.com]
Sent: Wednesday, March 16, 2011 3:55 PM
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cdwyer@buchalter.com; mnelson@cblh.com; wellmana@sbcglobal.net; boyd@turnerboyd.com
Subject: Troll Busters, LLC v. Roche Diagnostics GMBH, et al.

Counsel,

Please see the attached correspondence and attachment from Mr. Brian Cannon, thank you.

C. Annelle Bosio

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Gabe Gross and Andrea Pallios Roberts
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